## 

DOCKET No. 21 Cr. 412	DEFENDANT Alvin Fernandez	
AUSA Jacob Gutwillig	DEF.'S COUNSEL Jeffrey Pittell	PRESENTMENT ONLY
□INTERPRETER NEEDED	☐ DEFENDANT WAIVES PRETRI	AL REPORT
□ Rule 5 □ Rule 9 □ Rule 5(c)(3) □ Detention Hrg □ Other:	TIME OF ARREST	□ VOL. SURR. □ ON WRIT
BAIL DISPOSITION		
□ DETENTION ON CONSENT W/O PREJUDICE □ DETENTION HEARING SCHEDULED FOR: □ AGREED CONDITIONS OF RELEASE □ DEF, RELEASED ON OWN RECOGNIZANCE □ \$\frac{1000}{2000} \text{PRB} \text{\sqrt{2000}} \text{\sqrt{20000}} \text{\sqrt{2000}} \text{\sqrt{20000}} \text{\sqrt{20000}} \text{\sqrt{20000}} \text{\sqrt{20000}} \sqrt{2000000000000000000000000000000000000	NT OF AUSA & APPROVAL OF PRETRIAL SE	to court
☑ PRETRIAL SUPERVISION: ☐ REGULAR ☐ STRI☐ DRUG TESTING/TREATMT AS DIRECTED BY PTS☐ DEF. TO SUBMIT TO URINALYSIS; IF POSITIVE, AD	ICT AS DIRECTED BY PRETRIAL SERVIO	RECTED BY PTS
MHOME INCARCERATION ☐ HOME DETENTION☐ DEF. TO PAY ALL OF PART OF COST OF LOCATION		
☐ DEF. TO CONTINUE OR SEEK EMPLOYMENT [OR] ☐ DEF. TO CONTINUE OR START EDUCATION PROGRAM ☐ DEF. NOT TO POSSESS FIREARM/DESTRUCTIVE DEVICE/OTHER WEAPON		
DEF. TO BE DETAINED UNTIL ALL CONDITIONS A DEF. TO BE RELEASED ON OWN SIGNATURE, PLUS	S THE FOLLOWING CONDITIONS:	DV.
ADDITIONAL CONDITIONS/ADDITIONAL PROCEED  Discovery to produce to defense de la	DINGS/COMMENTS:  My by betokn 21, 2021. Defense N  ly Pakryj's chamber who moti	notions due
DEF. ARRAIGNED; PLEADS NOT GUILTY DEF. WAIVES INDICTMENT SPEEDY TRIAL TIME EXCLUDED UNDER 18 U.S.C.	CONFERENCE BEFORE D.J. (§ 3161(h)(7) UNTIL \(\lambda\) \(\lambda\) \(\lambda\) \(\lambda\)	NC
For Rule 5(c)(3) Cases: ☐ IDENTITY HEARING WAIVED	☐ DEFENDANT TO BE REMOVED☐ CONTROL DATE FOR REMOVAL:	
PRELIMINARY HEARING DATE:	□ ON DEFENDANT'S CONSENT	
DATE: 9/30/21	UNITED STATES MAGISTRATE J	UDGE, S.D.N.Y.
WHITE (original) – COURT FILE PINK – U.S. ATTORNEY'S OFFICE Rev'd 2016		IAL SERVICES AGENCY